

CR No: 240013842

Redaction ID: 463985



to Sgt. Gibbs patrol vehicle to be searched. As I was conducting the search, Daniel assaulted Ofc. Tyson by kicking him in the groin with his right foot after multiple warnings from Ofc. Tyson and officers on scene. The search was completed, and Daniel was placed into the patrol vehicle.

ARREST:

I transferred custody to Ofc. Cheese and Daniel was transported to Washtenaw County Jail for booking and processing.

STATUS:

Open

SUBMITTED BY:

Smith #402

CFS Narrative By: YCSMITHL (402)

I was dispatched to 113 W Michigan Ave reference a fight in progress. Dispatch advised a white male with a large gray sweatshirt and a black male is in the parking lot behind puffer red fighting. Upon arrival, I started canvassing the area and observed a white male surrounded with alcoholic cans laid against a vehicle. While I was investigating, Daniel McGough continuously obstructed the investigation after multiple warnings from Sgt. Gibbs and officers on scene. While placing Daniel into handcuffs, he consistently fought officers and was escorted to my patrol vehicle be searched. As I was conducting the search, Daniel assaulted Ofc. Tyson by kicking him in the groin with his right foot after multiple warnings from Ofc. Tyson and officers on scene. Daniel was transported to Washtenaw County Jail for booking and processing.

SEE REPORT

Smith #402

CFS Narrative By: YCTYSOND (00395)

I was dispatched to 113 W. Michigan Ave. reference a fight. Dispatch advised two subjects were in the back parking lot of Puffer Red's. Upon arrival officers canvassed the area for the subjects with negative results.

INCIDENT ONLY:

Tyson#395

STATE OF MICHIGAN
IN THE 14A-1 DISTRICT COURT (WASHTENAW COUNTY)
THE PEOPLE OF THE STATE OF MICHIGAN,
v. Case No. 24-13842
Hon. Cedric J. Simpson
DANIEL MCGOUGH,
Defendant.

TRANSCRIPTION OF VIDEO TITLED:
24-242 YPD FOIA BODY CAM 1.MP4

Friday, October 11, 2024 - Timestamp of 2:50:50

TRANSCRIPTION PROVIDED BY:
KRISTEN SHANKLETON (CER 6785)
Modern Court Reporting & Video, L.L.C.
SCAO Firm No. 08228
101-A North Lewis Street
Saline, Michigan 48176
moderncourtreporting@hotmail.com
(734) 429-9143/krs

Note:

**For full copies of transcripts, reports, or related materials, email dryan616@icloud.com.
State or federal agents may contact the Washtenaw County Prosecutor's Office, which has had possession of the
original audio and video recordings since entering the indictment into the State system on October 11, 2024.
Transparency is encouraged.**

1 DISPATCH: Clear.

2 SERGEANT GIBBS: -- what we're going to do, we
3 charge him, one, interfering. Several times talked to him,
4 he's out, whatever, refused to move, interfering. And then
5 get him over there. Did he --

6 OFFICER TYSON: Man he kicked me -- he tried to
7 kick me in the nuts, bruh.

8 SERGEANT GIBBS: He -- he kicked you?

9 OFFICER TYSON: Hell, yeah. Why you think I got
10 what -- did what I -- I wasn't trying to do it. He kicked
11 me.

12 SERGEANT GIBBS: Oh, I didn't know he kicked. So
13 that's R&O right there. So we can take him straight to
14 jail at this point. Yep.

15 OFFICER TYSON: Okay.

16 JACOB: For real?

17 OFFICER TYSON: No, not you, dawg.

18 JACOB: Me?

19 SERGEANT GIBBS: You're good.

20 OFFICER TYSON: You good, brother.

21 JACOB: Well, then why you telling him that?

22 OFFICER TYSON: No.

Note:

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State or federal agents may contact the Washtenaw County Prosecutor's Office, which has had possession of the
original audio and video recordings since entering the indictment into the State system on October 11, 2024.
Transparency is encouraged.**

17 HVA STAFF 1: Do you guys know him?
18 OFFICER TYSON: I do not. It's my first time
19 encounter (unintelligible).
20 HVA STAFF 1: Yeah, I've seen (unintelligible)
21 behind Puffer Reds a few times. I wasn't sure if it was a
22 regular guy, but.
23 (At timestamp 3:12:12, audio cuts out)
24 (At timestamp 3:12:22, audio resumes)
25 OFFICER TYSON: I got **kicked**, too. I'm hurting.

30

1 No, I'm just joking. Ha-ha. You've got to deal with me the
2 rest of the night.
3 HVA STAFF 2: It's been a night. Have you guys
4 had a crazy night, too, or?
5 OFFICER TYSON: Yes.
6 HVA STAFF 2: Yeah.
7 OFFICER TYSON: It's been an entertaining night,
8 nonetheless.

Note:

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State or federal agents may contact the Washtenaw County Prosecutor's Office, which has had possession of the
original audio and video recordings since entering the indictment into the State system on October 11, 2024.
Transparency is encouraged.**

CTN: 2024004825 DC1
wnInformation - Circuit Court
Original Complaint - Court
Warrant - CourtBind over/Transfer - Circuit/Juvenile Court
Complaint copy - Prosecutor
Complaint copy - Defendant/Attorney

STATE OF MICHIGAN 14A2 JUDICIAL DISTRICT 22ND JUDICIAL CIRCUIT		COMPLAINT FELONY		T.C.N. NO.: DISTRICT: CIRCUIT:	
District Court ORI: MI- MI810035J 415 West Michigan, Ypsilanti, MI 734-484-6690		Circuit Court ORI: MI- MI810015J 101 E. Huron Street Ann Arbor, MI, 48107			
THE PEOPLE OF THE STATE OF MICHIGAN		V DANIEL MCGOUGH AKA: 1173 Hunter Ave YPSILANTI, MI 48198		Victim or complainant Complaining Witness COURT OFFICER	
Co-defendant(s)				Date: On or about 10/11/2024	
City/Twp./Village Ypsilanti City	County in Michigan WASHTENAW	Defendant TCN	Defendant CTN 81-24004825-01	Defendant SID 2354579J	
Defendant DOB Put DOB in Ref. No. row 1 on MC 97	Defendant DLN Put DLN in Ref. No. row 3 on MC 97	DLN Type: Oper./Chauf	Vehicle Type	Defendant Sex M	Defendant Race W
Police agency report no. YPD 24-13754	Charge See below	Maximum penalty See below			

[X] A sample for chemical testing for DNA identification profiling is on file with the Michigan State Police from a previous case.

STATE OF MICHIGAN, COUNTY OF Washtenaw

The complaining witness says that on the date and at the location described: 113 W MICHIGAN AVE, the defendant, contrary to law,

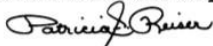
COUNT 1: POLICE OFFICER - ASSAULTING/RESISTING/OBSTRUCTING

did assault, batter, wound, resist, obstruct, oppose, or endanger DARNELL TYSON, a police officer of YPSILANTI POLICE DEPARTMENT that the defendant knew or had reason to know was performing his or her duties; contrary to MCL 750.81d(1). [750.81D1]

FELONY: 2 Years and/or \$2,000.00. A consecutive sentence may be imposed under MCL 750.506a if the assault was committed in a place of confinement, or under MCL 750.81d(6) for another violation arising from the same transaction

Court shall order law enforcement to collect a DNA identification profiling sample before sentencing or disposition, if not taken at arrest.

ON INFORMATION, BELIEF AND OTHER EVIDENCE

☐ The complaining witness asks that the defendant be apprehended and dealt with according to law.Warrant authorized on 10/11/2024 by:

PATRICIA A. REISER

Prosecuting Official, PATRICIA REISER P52153

☐ Security for costs posted

I declare under the penalties of perjury that this complaint has been examined by me and that its contents are true to the best of my information, knowledge, and belief.

Complaining Witness Signature

Date

Approved SCAO, PACC-PAAM Replacement
Form MC 200w, Rev. 9/22
MCL 764.1 et seq., MCL 766.1 et seq., MCL 767.1 et seq., MCR 6.101, MCR 6.102Distribute form to:
Court
Prosecutor
Defendant**OFFICER IN CHARGE: LAWRENCE SMITH YPD 24-13754**

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Submitted By: **Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]**313-348-0459 | dryan616@icloud.com

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CR No: 240082125



WASHTENAW COUNTY SHERIFF'S OFFICE

2201 HOGBACK RD.
ANN ARBOR MI 48105
734-973-4655

Jerry L. Clayton, Sheriff

Case Report

Administrative Details:

CR No 240082125	Subject
Report Date/Time 10/25/2024 14:54	Occurrence Date/Time 10/25/2024 14:54
Location 1173 HUNTER AVE	Call Source PHONE
Dispatched Offense C3324 Suspicious Circumstances	Verified Offense L3503 Attempt to Serve Warrant - WD
County 81 - Washtenaw	City/Twp/Village 20 - Ypsilanti Twp
Division PTO	

Action Requested:

<input type="checkbox"/> Arrest warrant	<input type="checkbox"/> Review only
<input type="checkbox"/> Search warrant	<input type="checkbox"/> Forfeiture
<input type="checkbox"/> Juvenile petition	<input type="checkbox"/> Other

People:

MCGOUGH, DANIEL RYAN (O-OTHER) (X-MISCELLANEOUS) [WDSARCEVICHV (02935)]									
PE:	W.Type:	Last Name MCGOUGH	First Name DANIEL	Middle Name RYAN	Suffix	Mr/Mrs/Ms			
Aliases	Driver License#	DL State MI	DL Country	Personal ID#					
DOB (Age)	Sex M	Race WHITE	Ethnicity Unknown	Birth City & State	Birth Country	Country of Citizenship			
Eye Color Blue	Hair Color Blond or Strawberry	Hair Style	Hair Length	Facial Hair					
Complexion	Build	Teeth	Height	Weight	Attire				
Street Address	Apt #	County	Country	Home Phone UNKNOWN	Work Phone				
City YPSILANTI	State MI	Zip 48198-3187	Cell Phone UNKNOWN	Email					

Narrative:

CFS Narrative By: WDSARCEVICHV (02935)
WDDAILEYD - 14:54:21 - TOW BEAT: WALL WDDAILEYD - 14:54:21 - CLR KNOWS S1, WON'T SAY HOW, SAYS HE HAS A WARRANT & IS CURRENTLY AT THIS LOCATION S1: MCGOUGH/DANIEL// WM [REDACTED] WDSHAWJ - 14:55:55 - S1 MCGOUGH/DANIEL, WM,

Page 1 of 2

Created On 12/02/2024 01:12 PM

CR No: 240082125



[REDACTED]
ATTEMPTED TO SERVE A WARRANT ON MCGOUGH DANIELS. IT WAS YPD WARRANT. HE ADVISED THAT HE SUBMITTED A REQUEST TO QUASH THE WARRANT/ GET RID OF THE WARRANT. THE JUDGE DID NOT REVIEW IT YET, SO WE TOOK HIM TO THE COUNTY JAIL. MEDICAL PERSONNELL ADVISED THAT HE HAS HIGH BLOOD PRESSURE. TOT HVA

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CR No: 240082189

**WASHTENAW COUNTY SHERIFF'S OFFICE**

2201 HOGBACK RD.
ANN ARBOR MI 48105
734-973-4655



Jerry L. Clayton, Sheriff

Case Report**Administrative Details:**

CR No 240082189	Subject
Report Date/Time 10/25/2024 18:27	Occurrence Date/Time 10/25/2024 18:27
Location 1173 HUNTER AVE	Call Source PHONE
Dispatched Offense 5311 Disorderly Conduct	Verified Offense C3324 Suspicious Circumstances
County 81 - Washtenaw	City/Twp/Village 20 - Ypsilanti Twp
Division Station 2	

Action Requested:

<input type="checkbox"/> Arrest warrant	<input type="checkbox"/> Review only
<input type="checkbox"/> Search warrant	<input type="checkbox"/> Forfeiture
<input type="checkbox"/> Juvenile petition	<input type="checkbox"/> Other

Narrative:**CFS Narrative By: WDEARLEYJ (02899)**

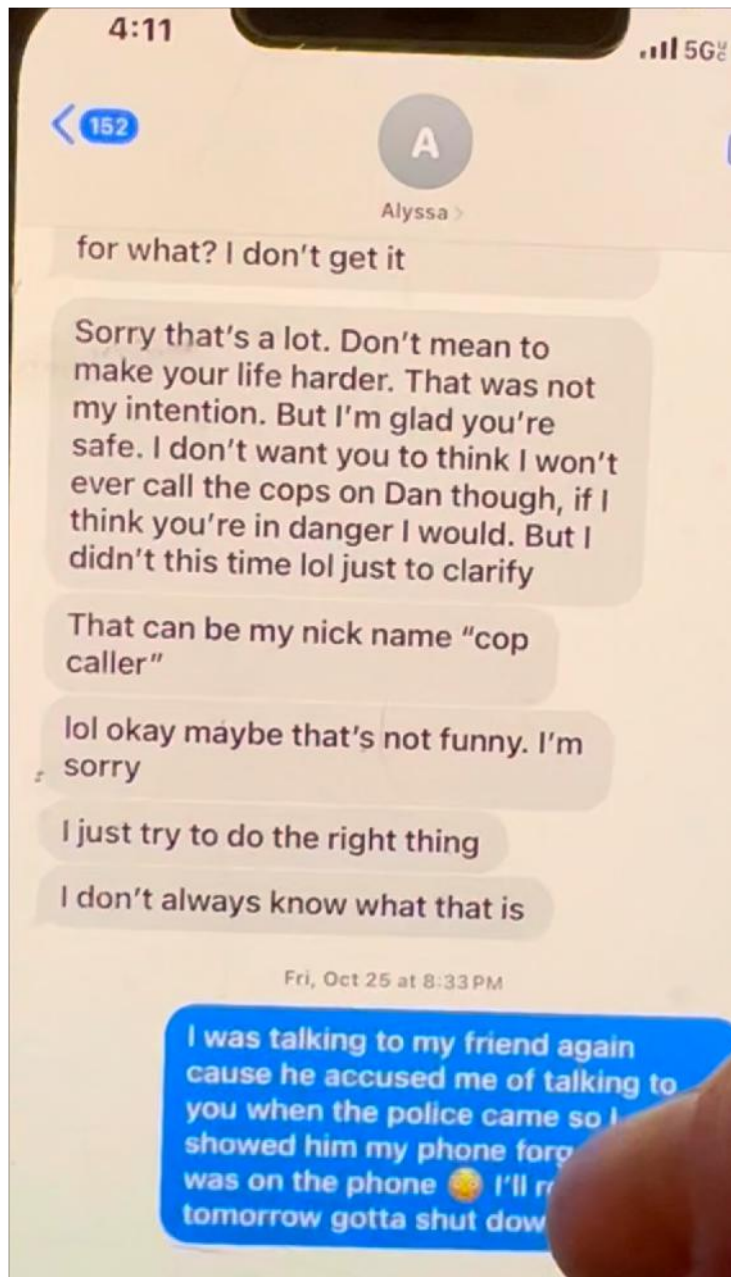
WDHILOBUKT - 18:27:21 - TOW BEAT: WALL WDHILOBUKT - 18:27:21 - DANIEL MCGOO,
[REDACTED] - POSS AT ADDRESS CAUSING ISSUES WITH MOTHER IN LAW WDDAILEYD -
18:33:31 - MCGOUGH/DANIEL// WM [REDACTED] LSW PLAID GRY & BLU SHIRT, DARK GRN
PANTS [REDACTED]

We spoke with mother and she stated all is well. They believe Daniel's child's mother has been calling the police on him. There were no signs of aggression between Daniel and his mom.

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This message was sent by Defendant McCloskey shortly after she and her husband placed three separate calls to law enforcement on Plaintiff in one day.

In the message, Defendant McCloskey jokingly refers to herself as "the cop caller," and admits uncertainty in her actions, stating: "I don't always know what that is."

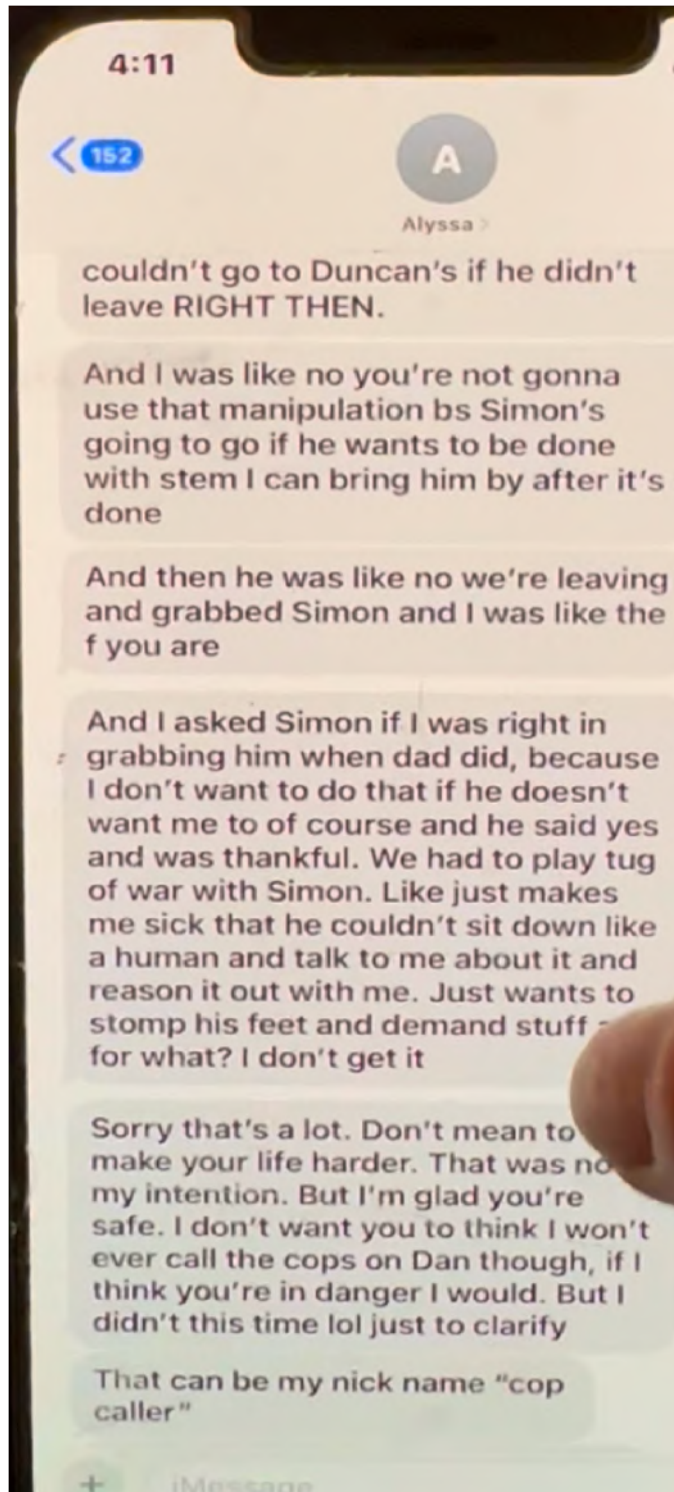
Her dismissive attitude toward involving law enforcement without cause highlights her reckless behavior and suggests an intent to alienate Plaintiff from his child. These actions not only demonstrate Defendant McCloskey's legal incompetence but also exacerbate the harm done to Plaintiff and the child's best interests by repeatedly involving the police without justification.

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In this message, Defendant Alyssa McCloskey admits to physically harming the child and engaging in a "tug of war" with him when he attempted to leave with Plaintiff. This admission of physical force, in response to the child's desire to be with his father, underscores Defendant McCloskey's wrongful and coercive actions, as she resorted to physical control instead of exercising calm and reasonable parental judgment. Her conduct reveals a serious lapse in discernment, particularly in emotionally sensitive situations involving a young child.

Moreover, Defendant McCloskey's own words demonstrate her uncertainty about the propriety of her actions; she explicitly asks her 7-year-old child whether she was "right in grabbing him," revealing both an admission of physical interference and a lack of confidence in her decision-making. This troubling reliance on the child's validation only amplifies her demonstrated incapacity to evaluate or respond appropriately to matters concerning his welfare and emotional stability.

Further exacerbating this misconduct, at the hearing on January 24, 2025, both Defendant McCloskey and her husband provided false testimony under oath, falsely alleging that it was Plaintiff who had physically pulled the child's arm during the incident. This intentional misrepresentation directly contradicts Defendant McCloskey's prior written admission and constitutes clear perjury. Such conduct reflects not only a willingness to deceive the court but also a sustained pattern of misusing legal proceedings to undermine Plaintiff's rights and obstruct reunification.

Taken together, her documented use of physical force, reliance on a child to rationalize her behavior, and perjured testimony—alongside a persistent pattern of involving law enforcement to escalate private disputes—demonstrate that Defendant McCloskey lacks the legal and moral fitness to make decisions affecting the child's best interests.

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MICHIGAN DEPARTMENT OF STATE POLICE ORIGINAL INCIDENT REPORT	ORIGINAL DATE: Sun, Nov 03, 2024		INCIDENT NO: 012-0008577-24	
	TIME RECEIVED: 1440		FILE CLASS: 98006	
	WORK UNIT: MSP BRIGHTON POST		COUNTY: WASHTENAW	
COMPLAINANT: DANIEL RYAN MCGOUGH			TELEPHONE NO: (313) 348-0459	
ADDRESS: STREET AND NO: 1173 HUNTER AVE		CITY: YPSILANTI	STATE: MI	ZIP CODE: 48198
INCIDENT STATUS: CLOSED				

CIVIL / CUSTODY**SUMMARY:**

I was dispatched to [REDACTED] for a civil complaint that occurred at the venue. I contacted the complainant, Daniel Mcgough. Daniel informed me at the below listed date and time he was doing a custody exchange with [REDACTED]. Daniel was supposed to be picking up [REDACTED]. [REDACTED] did not allow Daniel to pick up [REDACTED]. Daniel informed me [REDACTED] grabbed [REDACTED] arm and dragged him away. [REDACTED] corroborated the statement. Daniel stated he just wanted to report the incident. I informed Daniel that custody disputes are a civil issue and a mother grabbing her child's arm is not a crime. I cleared the scene without incident.

VENUE:

WASHTENAW COUNTY
7425 WILLIS RD
AUGUSTA TWP, MI

DATE & TIME:

ON OR AFTER: FRI, OCT 25, 2024 AT 1730

COMPLAINANT / FATHER:

NAM: DANIEL RYAN MCGOUGH		RAC: WHITE	ETH:
BIR:		SEX: MALE	DL: MI/M220135755954
NBR: 1173	DIR:	DOB: 12/16/1988	SSN:
STR: HUNTER		HGT: 5'10"	SI: /
SFX: AVENUE		WGT: 210	FBI:
CTY: YPSILANTI	ST: MI	HAI:	MNU:
TXH:	ZIP: 48198	EYE: Blue	PR:
TXW:			
MB: (313) 348-0459			
SMT:			

PAGE: 1 of 2	INVESTIGATED BY: POHL, JOSHUA, 1209, TROOPER	INVESTIGATED BY:	REVIEWED BY:
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PRINTED: 12/6/2024 15:25

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Submitted By: Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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STATE OF MICHIGAN 22 ND JUDICIAL CIRCUIT FAMILY DIVISION WASHTENAW COUNTY	AFFADAVIT IN SUPPORT OF REQUEST FOR EX PARTE ORDER	CASE NO. <u>19-2734-DC</u> HON. <u>Judge Conlin</u>
P.O. Box 8645, Ann Arbor, MI 48107-8645		Court telephone number: (734) 222-3001

Plaintiff's name, address and telephone number: Alyssa McCloskey
6988 McKeen Rd Lot 72
Ypsilanti MI 48197
734-927-2196

V

Defendant's name, address and telephone number: Daniel McGough
1173 Hunter Ave Ypsilanti MI
48197
313-938-8092

1. I am the Plaintiff in this case, and affirm the following statements.
2. If sworn as a witness, I can testify competently to the facts stated in this affidavit, because I have personal knowledge of them.
3. The following events have occurred that have led me to ask for an ex parte Court order.

See attached. Defendant has also been arrested on two
of his parenting days before pick up Resulting in potential
negligence i.e. getting left at bus stop.

4. The Court order that I have requested will govern the following matters:

parenting time, Suspension until ~~order~~ defendant's Criminal
Case has Final Judgement.

5a. Irreparable harm will result from the delay required to give notice of my request because of these specific facts: threats made to child by defendant
as well as current charges make it clear defendant is unsafe,
Has poor judgment, and may be suffering from mental illness.

OR

5b. Notice itself will result in adverse action before an order can be issued, because of these specific facts: _____

Alyssa McCloskey
Signature

11-19-2024
Date

Subscribed and sworn to before me on 11/19/24 (date)
in WASHTENAW County, Michigan.

My commission expires on _____ (date).

Signature of Notary: [Signature]

DEPUTY

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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STATE OF MICHIGAN 22 ND JUDICIAL CIRCUIT FAMILY DIVISION WASHTENAW COUNTY	EX PARTE ORDER FOR CUSTODY/PARENTING TIME AND/OR CHILD SUPPORT	CASE NO. <u>19-2734-DC</u> HON. <u>Judge Conlin</u>
P.O. Box 8645, Ann Arbor, MI 48107-8645		Court telephone number: (734) 222-3001

Plaintiff's name, address and telephone number: Alyssa McClaskey
6988 McKeen Rd Lot 72
Ypsilanti MI 48197
734-927-2196

V

Defendant's name, address and telephone number: Daniel McGough
1173 Hunter Ave Ypsilanti
MI 48197
313-938-8092

Date of Order: NOV 20 2024

1. The Court has reviewed Plaintiff's request for an ex-parte Order, and the factual statements made in support of that request in the documents submitted.
2. The Court is satisfied that ☒ irreparable injury, loss or damage will result from the delay required to effect notice; and/or that ☐ notice itself will precipitate adverse action before an order can issue.
3. The Court also finds that:
 - ☐ The ex parte order will not change the child(ren)'s established custodial environment; OR
 - ☐ There is clear and convincing evidence that the best interests of the child(ren) require a change in the established custodial environment.

IT IS ORDERED:

Defendant's parenting time is suspended until further order of the Court.

IT IS FURTHER ORDERED THAT a copy of this Order (with attached Notice) and the Motion or Affidavit upon which the Order is based are to be served upon the Defendant ~~with service of the~~ Summons and Complaint.



Family Division Judge

Washtenaw County
Trial Court

NOV 22 2024

FILED

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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STATE OF MICHIGAN WASHTENAW COUNTY TRIAL COURT	ORDER GRANTING / DENYING EX PARTE MOTION and PROOF OF SERVICE	CASE NO. 19-2734 DC
Court address 101 E. HURON, P.O. BOX 8645, ANN ARBOR, MI 48107		Court telephone no. 734-222-3791

Plaintiff's name, address, phone and email Alyssa McCloskey	v	Defendant's name, address, phone and email Daniel McGough
---	---	---

ORDER GRANTING / DENYING EX PARTE MOTION

At a session of said court held in the
City of Ann Arbor, County of Washtenaw,
State of Michigan on **5/26/2023**

Washtenaw County
Trial Court

MAY 26 2023

PRESENT: HONORABLE PATRICK J. CONLIN, JR.
Circuit Court Judge

FILED


This matter is before the Court on an Ex Parte Motion for **Suspension of parenting time**

1. The Court has reviewed the motion for an Ex Parte Order, and the factual statements made in support of that motion in the documents submitted.
2. ___ The Court is satisfied that irreparable injury, loss or damage will result from the delay required to effect notice; and / or that notice itself will precipitate adverse action before an order can issue, OR
3. ☒ The Court is **NOT** satisfied that irreparable injury, loss or damage will result from the delay required to effect notice; and / or that notice itself will precipitate adverse action before an order can issue, and the motion can be scheduled for hearing on the regular motion docket.

IT IS ORDERED:

The request for ex parte relief is denied. Plaintiff may set this matter for hearing with notice to Defendant.

IT IS FURTHER ORDERED that a copy of this Order with the attached Notice and the Motion and Affidavit upon which the Order is based are to be served upon the other party. A proof of service shall be filed with the Court.


Hon. Patrick J. Conlin, Jr. P56333

Defendant Conlin's imposition of procedural barriers *McGough v. Washtenaw County, et al.* | U.S. District Court and obstruction of Plaintiff's - Eastern District of Michigan Access to justice.

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Submitted By: **Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]**

313-348-0459 | dryan616@icloud.com

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STATE OF MICHIGAN
IN THE CIRCUIT COURT FOR THE COUNTY OF WASHTENAW

ALYSSA LEWIS (KNA McCLOSKEY)
Plaintiff,

Case No. 19-002734-DC
HON. Patrick J. Conlin, Jr.

v

DANIEL McGOUGH,
Defendant.

Veronica J. White (P62684)
Attorney for Plaintiff
455 East Eisenhower, Suite 300, #44
Ann Arbor, Michigan 48108
(734) 761-1286

Daniel McGough
Defendant
1173 Hunter Avenue
Ypsilanti, Michigan 48198
(734) 263-1193

ORDER AFTER HEARING ON DEFENDANT'S MOTION REGARDING SCHOOL SELECTION, BODY MODIFICATIONS; DEFENDANT'S OBJECTION TO FRIEND OF THE COURT RECOMMENDATION; DEFENDANT'S MOTION TO DISSOLVE EX PARTE ORDER; and PLAINTIFF'S MOTION FOR VEXATIOUS LITIGATOR RELIEF, ATTORNEY FEES AND COSTS, AND OTHER RELIEF

Entered: DEC 12 2024

At a hearing held on 12/12/2024, with both parties present in the Courtroom and Plaintiff's counsel present by Zoom (due to illness), after being advised on the record, and for the reasons stated on the record:

1. Defendant's MOTION REGARDING SCHOOL SELECTION, BODY MODIFICATIONS is denied.
2. Defendant's OBJECTION TO FRIEND OF THE COURT RECOMMENDATION is denied and the Friend of the Court's recommendation is adopted.
3. An evidentiary hearing will be hold on 1/24/25 at 1:30 PM for Defendant's MOTION TO DISSOLVE EX PARTE ORDER. *before Judge Slay.*

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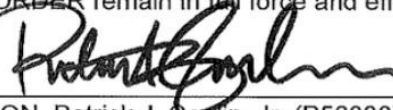
Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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Defendant Conlin's imposition of procedural barriers and obstruction of Plaintiff's *McGough v. Washtenaw County, et al.* | U.S. District Court - Eastern District of Michigan Access to justice.

4. In reference to Plaintiff's MOTION FOR VEXATIOUS LITIGATOR RELIEF, ATTORNEY FEES AND COSTS, AND OTHER RELIEF:
- i. Defendant must have judicial approval to file a motion;
 - ii. Defendant must post a \$2,000 bond when the approved motion is filed;
 - iii. Defendant is ordered to pay \$6,000 in attorney fees in the amount of \$500 per month until it is paid in full. The first payment is due on January 1st, 2025, and shall be due on the 1st of the month each month thereafter until the balance is paid in full.
5. All other Orders not inconsistent with this ORDER remain in full force and effect.


HON. Patrick J. Conlin, Jr. (P56333)
Washtenaw County Circuit Court Judge

Prepared by:

/s/ Veronica J. White
Veronica J. White (P62684)
Attorney for Plaintiff

JIS Code: MOT OSC

STATE OF MICHIGAN JUDICIAL DISTRICT JUDICIAL CIRCUIT COUNTY	MOTION, AFFIDAVIT, AND/OR ORDER TO SHOW CAUSE	CASE NO. and JUDGE 19-2734-DC HON. Patrick J. Conlin, Jr.
--	--	---

22nd

Court address
 101 E Huron St, POB 8645, Ann Arbor, MI, 48107-8645

Court telephone no.
 734-222-3001

Plaintiff's/Petitioner's name, address, and telephone no. Alyssa McCloskey	v	Defendant's/Respondent's name, address and telephone no. Daniel McGough
---	---	--

In the matter of _____

A motion and affidavit is not required when the show cause is issued on the judge's own motion.

MOTION AND AFFIDAVIT

1. I am interested in this matter as Plaintiff's Counsel
2. Daniel McGough ☒ has failed to comply with an order dated 12.12.2024
 Name (type or print) ☐ is in contempt for _____
 State with particularity admissible facts establishing this motion.
 Defendant has filed motions without approval of the Court or posting bond, one of which he has set for hearing on 01/15/2025.
 The Motion set for hearing on 01/15/2025 and the relevant ORDER is attached to this MOTION.

3. I request an order directing Daniel McGough to show cause why
 Name (type or print)
- ☒ a. he/she should not be found in ☒ civil ☒ criminal contempt of court. Washtenaw County
Trial Court
☐ b. judgment should not be entered against him/her (as surety/agent) for the full amount of recognizance. DEC 19 2024
☐ c. judgment should not be entered against him/her for failure to file a garnishee disclosure.
☐ d. other: _____ FILED

4. This affidavit is made on my personal knowledge and, if sworn as a witness, I can testify competently to the facts in this motion and affidavit.

Signature

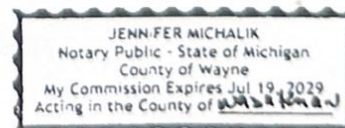
Subscribed and sworn to before me on 12.17.24
 Date

My commission expires on 7.19.29
 Deputy clerk/Notary public signature
Jennifer Michalik
 Name (type or print)

Notary public, State of Michigan, County of Wayne. ☒ Acting in the County of Washtenaw
☐ This notarial act was performed using an electronic notarization system or a remote electronic notarization platform.

Approved, SCAO
 Form MC 230, Rev. 1/24
 MCL 600.1711(2), MCR 2.107(B), MCR 2.108(D), MCR 3.101,
 MCR 3.208(B), MCR 3.302(E), MCR 3.606(A), MCR 5.108, MCR 6.103(B),
 MCR 6.615(B)
 Page 1 of 2

Distribute form to
 Court
 Subject
 Return



Evidence of ongoing irreparable harm: loss of employment McGough v. Washtenaw County, et al. |
 U.S. District Court opportunities due to Defendants' actions. - Eastern District of Michigan

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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02/26/2025

DANIEL RYAN MCGOUGH
1173 HUNTER AVE

We regret to inform you that  is unable to consider you further for employment, continued employment, and/or promotion.

This decision was based in whole or in part on information contained in a report from the HR Management Group, Inc., A division of American Society of Employers (ASE). Please be advised that ASE did not make this employment decision and is unable to supply you with specific reasons why the decision was made.



Under Section 612 of the Fair Credit Reporting Act (FCRA), you have the right to obtain a free copy of the report if you submit a written request to the agency identified above no later than 60 days after you receive this notice. Under Section 611 of the FCRA, you also have the right to dispute with the consumer reporting agency the accuracy or completeness of any information in the report. You may contact ASE at the following address and/or telephone number:

HR Management Group, Inc., a division of ASE
5505 Corporate Dr. Ste. 200
Troy, MI 48098
Phone (800) 353-4500

Please be prepared to provide proper identification to ensure confidentiality. If you wish to dispute the accuracy of the information contained in a credit report, you must contact the credit bureau directly at the following address and/or telephone:

Trans Union
2 Baldwin Place
P.O. Box 1000
Chester, PA 19022
Phone (888) 888-4213
www.transunion.com

Sincerely,

 
SARAH

Evidence of ongoing irreparable harm: loss of employment *McGough v. Washtenaw County, et al.* | U.S. District Court opportunities due to Defendants' actions. - Eastern District of Michigan

[REDACTED]

Inbox - iCloud April 8, 2025 at 2:34 PM

To: Daniel McGough

[REDACTED]

Add X

Hi Daniel,

I was able to get feedback and have an additional question for you. Are you able to share a police report with us to help determine how we can move forward?

Sarah [REDACTED]
Mgr, Human Resources

[REDACTED]

WASHTENAW COUNTY TRIAL COURT

FAMILY DIVISION



OFFICE OF THE FRIEND OF THE COURT

Washtenaw County Courthouse
101 E. Huron, P.O. Box 8645
Ann Arbor, MI 48107-8645
Phone: (734) 222-3050
Fax: (734) 222-3332

March 17, 2025

Daniel McGough
*Confidential Address

RE: LEWIS v MCGOUGH
Case Number: 2019-002734-DC

Dear Mr. McGough:

A parenting time denial complaint was submitted on March 13, 2025, alleging a denial of time on March 8, 2025, from 10:00 AM to 11:00 AM. After reviewing the complaint and the response, it does not appear there is a violation of the court order. The controlling order in this case grants parenting time by video on this day from 10:00 AM to 11:00 AM, which will be facilitated by Plaintiff's husband. The complaint does not allege that this video call was denied. There is nothing in your order preventing redirection of conversation topics deemed appropriate by the facilitator of these phone calls. The court speaks through its orders. Friend of the Court Enforcement Division is responsible for enforcing denials of parenting time but does not address alleged violations of parenting time conditions.

Your parenting time complaint is denied, and Friend of the Court will take no action at this time. If either party disagrees with the Friend of the Court's position, you must file a motion with the court.

This letter resolves the parenting time denial complaint dated March 13, 2025.

Sincerely,
Erika Wheeler

Parenting time Enforcement Division
Washtenaw County Friend of the Court

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Submitted By: Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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STATE OF MICHIGAN WASHTENAW COUNTY TRIAL COURT	ZOOM NOTICE OF FRIEND OF COURT EVALUATION APPOINTMENT	Case No: 19-2734 DC Hon. Arianne E. Slay
--	--	---

101 E Huron St., P.O. Box 8645, Ann Arbor, Michigan 48107

(734)222-3001

Name: Alyssa McCloskey

Address: *CONFIDENTIAL*

Attorney: Jeffrey Bennett (P43946)
878 S. Grove Rd., Ste UL, Ypsilanti, MI 48198
(734) 645-0511

v

Name: Daniel McGough

Address: *CONFIDENTIAL*

Attorney: In Pro Per

Dear Mr. McGough:

PLEASE TAKE NOTICE THAT your case is **rescheduled** for an evaluation on the issue of Parenting Time on the following date and time.

WEDNESDAY, MAY 7, 2025, AT 9:30 AM

This matter will be held with:

Patrick Meehan

PARTIES ARE NOT TO APPEAR IN PERSON. This proceeding will be conducted via Zoom teleconference/videoconference. Please do not allow children to appear for Zoom meeting.

At least 5 minutes before your scheduled hearing, please call +1 646 558 8656 and then use the **Meeting ID 677 081 6202** to join.

If you wish to connect by video, please go to <https://zoom.us/join> from your PC or MAC, or download the Zoom mobile app to participate on your mobile device, prior to the call and then use **Meeting ID 677 081 6202** to join.

The FOC does not provide technical support for this meeting.

If Friend of the Court Questionnaire(s) were included with this notice, they should be completed and returned one week prior to the meeting; electronic submissions can be submitted to: meehanp@washtenaw.org

CERTIFICATE OF MAILING

I certify that on this date I mailed a copy of this Notice of Evaluation Meeting to all interested parties at the address(es) shown above.

Dated: March 19, 2025

/MM/

Melissa Morrison

CR No: 210041844



WASHTENAW COUNTY SHERIFF'S OFFICE

2201 HOGBACK RD.
ANN ARBOR MI 48105
734-973-4655

Jerry L. Clayton, Sheriff

Case Report

Administrative Details:

CR No: 210041844	Subject: C3330 - Assist Other Law Enforcement Agency
Report Date/Time: 06/26/2021 13:02	Occurrence Date/Time: 06/26/2021 13:02
Location: [REDACTED]	Call Source: PHONE
Dispatched Offense: C3330 Assist Other Law Enforcement Agency	Verified Offense: C3330 Assist Other Law Enforcement Agency
OIC: Vander Roest, Benjamin (WDVANDERROESTB-02434)	OIC Contact Number: [REDACTED]
County: 81 - Washtenaw	City/Twp/Village: 20 - Ypsilanti Twp
Division: Station 2	

Action Requested:

- ☐ Arrest warrant
☐ Search warrant
☐ Juvenile petition
☐ Review only
☒ Forfeiture
☐ Other

Victim Offender Relationships

Offender	Type	Relationship
MCGOUGH, DANIEL RYAN	S-SUSPECT	[REDACTED]

MCCLOSKEY, SCOTT ANTHONY (O-OTHER) (X-MISCELLANEOUS) [WDVANDERROESTB (02434)]									
PE:	W.Type:	Last Name	First Name	Middle Name	Suffix	Mr/Mrs/Ms			
		MCCLOSKEY	SCOTT	ANTHONY					
Aliases		Driver License#		DL State	DL Country	Personal ID#			
		[REDACTED]		MI					
DOB (Age)	Sex	Race	Ethnicity	Birth City & State	Birth Country	Country of Citizenship			
[REDACTED]	M	WHITE		undefined	undefined				
Eye Color	Hair Color	Hair Style	Hair Length	Facial Hair					
Hazel	Brown								
Complexion	Build	Teeth	Height	Weight	Attire				
			5' 7"	190					
Street Address		Apt #	County	Country	Home Phone	Work Phone			
[REDACTED]					UNKNOWN				
City	State	Zip	Cell Phone	Email					
MADISON HEIGHTS	MI	48071-3060	[REDACTED]						
Passport#	Passport Country of Issue	School	School City	Grade	Active Military Status				
		undefined	undefined	undefined					
Alerts			On Probation/Parole	Habitual Offender Status					
			No						

LEWIS, ALYSSA RACHELLE (O-OTHER) (MM-[REDACTED] OF MINOR) [WDVANDERROESTB (02434)]									
PE:	W.Type:	Last Name	First Name	Middle Name	Suffix	Mr/Mrs/Ms			
		LEWIS	ALYSSA	RACHELLE					
Aliases		Driver License#		DL State	DL Country	Personal ID#			
		[REDACTED]		MI					
DOB (Age)	Sex	Race	Ethnicity	Birth City & State	Birth Country	Country of Citizenship			
[REDACTED]	F	WHITE		undefined	undefined				
Eye Color	Hair Color	Hair Style	Hair Length	Facial Hair					
Blue	Brown								
Complexion	Build	Teeth	Height	Weight	Attire				
			5' 1"	100					
Street Address		Apt #	County	Country	Home Phone	Work Phone			
[REDACTED]					UNKNOWN				
City	State	Zip	Cell Phone	Email					
YPSILANTI	MI	48197-9429	[REDACTED]						

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Submitted By: Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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As a United States Army veteran who has sworn an oath to support and defend the Constitution of the United States “against all enemies, foreign and domestic,” Plaintiff approaches this matter with a profound respect for the rule of law, lawful authority, and the principles of public trust and accountability.

It is with deep personal concern—not merely as a litigant but as a former sworn servicemember—that Plaintiff notes the alarming irregularities in the oaths of office for several officials central to this case, including Defendants Conlin, Slay, Simpson, Savit, and Londy. Publicly available versions of these oaths reveal the absence of official seals, appointing signatures, or proper certifications—calling into serious question the constitutional legitimacy of the authority under which these individuals have acted.

These failures are not isolated technical deficiencies. They reflect a broader pattern of misconduct and systemic abuse as outlined throughout this Complaint. The absence of lawfully executed oaths parallels the Defendants' continuous efforts to obstruct justice, suppress exculpatory evidence, and maliciously pursue wrongful criminal convictions against Plaintiff—all while shielding their own misconduct from public scrutiny and accountability.

This disregard for lawful authority has come at devastating personal cost. Plaintiff and his family have endured unbearable emotional stress and hardship throughout these proceedings, compounded by the shocking reality that the original complainant in Plaintiff's criminal matter admitted their allegation was merely a "joke." Yet despite the clear absence of probable cause, and despite Plaintiff's demonstrated innocence, Washtenaw County officials have persisted in pursuing baseless charges with the goal of incarcerating Plaintiff and insulating their own unlawful actions from examination.

The intentional pursuit of a guilty verdict, without evidence, and at the expense of Plaintiff's liberty, livelihood, parental rights, and fundamental dignity, paints a sobering picture of what is at stake: a systemic failure where public officials, charged with upholding the Constitution, have instead weaponized the machinery of justice for personal and institutional protection.

As a veteran who once stood ready to defend the very freedoms and principles now being violated by these officials, Plaintiff brings forward this statement to underscore the gravity of these violations—and to insist that no individual, regardless of office, is above the Constitution they are sworn to serve.

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]


313-348-0459 | dryan616@icloud.com

Page 52 of 60

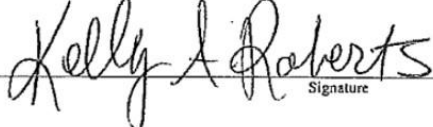
OATH OF OFFICE

STATE OF MICHIGAN }
County of Washtenaw } SS.

*I do solemnly swear that I will support the Constitution of the United States and the
Constitution of this State, and that I will faithfully discharge the duties of the office of*
Circuit Court Judge
according to the best of my ability.


Signature
PATRICK J. CONLIN, JR
Name Printed or Typed

Sworn to and subscribed before me this 22nd day of December
2014.


Signature

Title

Name Printed or Typed

Name of Notary: Kelly A. Roberts
County: Washtenaw
Commission
Expires: 1/8/2018

* This information is requested if Oath of Office is taken before
someone other than a notary public.

** When filing with the Secretary of State, original signatures are required.

Form 32-S/99-SM


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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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Londy	Ashley		
Surname	Given Name	Middle	



APPOINTMENT OF Ashley Londy Assistant Prosecutor

STATE OF MICHIGAN) ss. By virtue of the power in me vested by the Statute in such case made and provided.
County of Washtenaw) I, the undersigned, Prosecutor of the said County of Washtenaw, do hereby constitute and appoint the above
named person as Assistant Prosecutor of said County of Washtenaw, and to hold said office during my
pleasure. Given under my hand at Ann Arbor in said County, this 6 day of JANUARY, 2025
CE

Signature of Appointing Officer

OATH OF DEPUTY Ashley Londy Assistant Prosecutor

STATE OF MICHIGAN) ss. I do solemnly swear that I will support the Constitution of the United States and the
County of Washtenaw) constitution of this state, and that I will faithfully discharge the duties of
Assistant Prosecuting Attorney in and for the County of Washtenaw, State of Michigan, to the best
of my ability. [Signature]

Subscribed and sworn to before me, this 6th day of January, 2025
Sara E Warunek
Sara E Warunek Revoked _____ By _____
Signature of Revoking Officer

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]313-348-0459 | dryan616@icloud.com

Page 54 of 60

Savit _____ Surname	Eli _____ Given Name	_____ Middle
------------------------	-------------------------	-----------------



APPOINTMENT OF Eli Savit Washtenaw County Prosecuting Attorney

STATE OF MICHIGAN)
County of Washtenaw)

ss. By virtue of the power in me vested by the Statute in such case made and provided,
I, the undersigned, Prosecutor of the said County of Washtenaw, do hereby constitute and appoint the above
named person as Washtenaw County Prosecuting Atto of said County of Washtenaw, and to hold said office during my
pleasure. Given under my hand at Ann Arbor in said County, this 19th day of December, 2024

Signature of Appointing Officer

OATH OF DEPUTY Eli Savit Washtenaw County Prosecuting Attorney

STATE OF MICHIGAN)
County of Washtenaw)

ss. I do solemnly swear that I will support the Constitution of the United States and the
constitution of this state, and that I will faithfully discharge the duties of
Washtenaw County Prosecuting Attorney in and for the County of Washtenaw, State of Michigan, to the best
of my ability.

Subscribed and sworn to before me, this 19 day of December, 2024

Ashlyn Poole

Signature of Revoking Officer

, et al. | U.S. District Court -

OATH OF OFFICE

STATE OF MICHIGAN

County of Washtenaw

I do solemnly swear that I will support the Constitution of the United States and the Constitution of this State, and that I will faithfully discharge the duties of the office of

22nd Circuit Court Judge.

according to the best of my ability.

Arianne Elizabeth Slay
Signature**

Arianne Elizabeth Slay
Name – Printed or Typed

Sworn to and subscribed before me this 28th day of November, 2022

[Signature]
Signature of Officer Administering Oath or Notary Public**

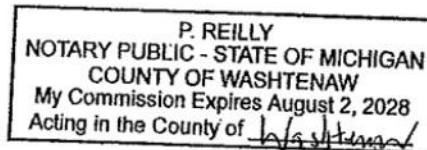
Deputy Clerk
Title*

Name of Notary:

County:

Commission:

Expires:



*This information is requested if Oath of Office is taken before someone other than a notary public.

**When filing with the Secretary of State, original signatures are required.

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Submitted By: **Daniel Ryan McGough** C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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J Cedric Simpson


OATH OF OFFICE

STATE OF MICHIGAN


County of Washtenaw

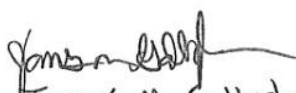
I do solemnly swear that I will support the Constitution of the United States and the Constitution of this State, and that I will faithfully discharge the duties of the office of
Judge of the 14A Judicial District Court

according to the best of my ability.


Signature**
J. Cedric Simpson
Name – Printed or Typed

Sworn to and subscribed before me this 3rd day of December, 2024


Signature of Officer Administering Oath or Notary Public**
Judge Arianne E. Slay, 22nd Judicial Circuit Court
Title*


Name of Notary: **James M. Gallagher**
County: **Washtenaw**
Commission: **Michigan**
Expires: **7-10-25**

*This information is requested if Oath of Office is taken before someone other than a notary public.

**When filing with the Secretary of State, original signatures are required.

STATE OF MICHIGAN
IN THE 22ND CIRCUIT COURT FOR THE COUNTY OF WASHTENAW
FAMILY DIVISION

ALYSSA McCLOSKEY,
f/k/a ALYSSA LEWIS

19-002734-DC

-vs-

Honorable Ariane E. Slay

DANIEL McGOUGH

Jeffrey G. Bennett (P43946)
Attorney for Plaintiff
878 S. Grove Rd., Ste. UL
Ypsilanti, MI 48198
(734) 645-0511

Daniel McGough
Defendant *in pro persona*
1173 Hunter Ave.
Ypsilanti, MI 48198
(734) 263-1193

OBJECTION TO FRIEND OF THE COURT RECOMMENDATION ENTERED:

Plaintiff objects to the friend of the Court Recommendation filed on May 23, 2025 for the following reasons:

1. Paragraph 5(e)(ix) is not appropriate as Our Family Wizard indicates when the message is read. Further, the Defendant has used the Our Family Wizard app to harass Plaintiff in the past. The inclusion of the requirement to acknowledge frivolous messages is a device used by Defendant to intervene in Plaintiff's affairs.
2. Phase One recommends unsupervised phone video calls. This is not in the best interest of the minor child until the Defendant begins counseling. The telephone calls should be supervised. During the current parenting time, the Defendant has shown the minor child a video of the evidentiary hearing, speaks disparagingly about the Plaintiff and her husband.

has told the minor child that the Plaintiff is keeping the Defendant from the minor child.

This type of communication should be prohibited.

3. Paragraph 1 regarding counseling should make clear that the Defendant must continue counseling until further order of the court.
4. The Wednesday/Saturday schedule may not be in the best interest of the children or the parents. The Plaintiff would like to address a schedule which fits with the Defendant's schedule and the minor child's extra-curricular activities.

Wherefore, Plaintiff requests that this Court:

- A. Order a parenting schedule which is consistent with the Friend of the Court Recommendation and the Plaintiff's objections.
- B. Grant any other relief which the Court deems fair and just.

Respectfully,

/s/ Jeffrey G. Bennett
Jeffrey G. Bennett (P43946)
Attorney for Plaintiff
878 S. Grove Rd., Ste. UL
Ypsilanti, MI 48198
(734) 645-0511
jeff@jeffbennettlaw.com

Dated: June 13, 2025

STATE OF MICHIGAN WASHTENAW COUNTY TRIAL COURT	NOTICE OF MOTION HEARING <input type="checkbox"/> Rescheduled	Case No: 19-002734-DC Judge: Slay
31 E Huron St., P.O. Box 8645, Ann Arbor, Michigan 48107		(734)222-3001

Plaintiff/Petitioner Name: Alyssa McCloskey a.k.a. Alyssa Lewis	v	Defendant/Respondent Name: Daniel McGough
--	---	--

NOTE: This is a scheduling form, NOT a motion. This form is only used to schedule the hearing.
Go online to www.washtenaw.org/3109 for Judge-specific instructions.

1. Motion Title(s): Objection to Friend of the Court Recommendation

2. Moving Party: Plaintiff

Attorney for Moving Party: Jeffrey G. Bennett (P43946)

Phone Number of Attorney/Moving Party: 734-645-0511

Email Address of Attorney/Moving Party: jeff@jeffbennettlaw.com

3. Responding Attorneys/Parties
Daniel McGough-Defendant, In Pro Per
(734) 263-1193/ dryan616@icloud.com

It is the responsibility of the moving party to notify all parties involved of the hearing date.

4. NOTICE OF HEARING: Contact the Trial Court for available hearing dates

Judicial Officer Slay	Date and Time 07/16/2025 at 1:30 p.m.
--------------------------	--

Please note this hearing is in-person at the Washtenaw County Trial Court.

06/13/2025
Date

Jeffrey J. Bennett
Signature of moving attorney or party

STATE OF MICHIGAN
IN THE 22ND CIRCUIT COURT FOR THE COUNTY OF WASHTENAW
FAMILY DIVISION

ALYSSA McCLOSKEY,
f/k/a ALYSSA LEWIS

19-002734-DC

-vs-

Honorable Ariane E. Slay

DANIEL MCGOUGH

Jeffrey G. Bennett (P43946)
Attorney for Plaintiff
878 S. Grove Rd., Ste. UL
Ypsilanti, MI 48198
(734) 645-0511

Daniel McGough
Defendant *in pro persona*
1173 Hunter Ave.
Ypsilanti, MI 48198
(734) 263-1193

OBJECTION TO FRIEND OF THE COURT RECOMMENDATION ENTERED:

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has told the minor child that the Plaintiff is keeping the Defendant from the minor child.

This type of communication should be prohibited.

3. Paragraph 1 regarding counseling should make clear that the Defendant must continue counseling until further order of the court.
4. The Wednesday/Saturday schedule may not be in the best interest of the children or the parents. The Plaintiff would like to address a schedule which fits with the Defendant's schedule and the minor child's extra-curricular activities.

Wherefore, Plaintiff requests that this Court:

- A. Order a parenting schedule which is consistent with the Friend of the Court Recommendation and the Plaintiff's objections.
- B. Grant any other relief which the Court deems fair and just.

Respectfully,

/s/ Jeffrey G. Bennett
Jeffrey G. Bennett (P43946)
Attorney for Plaintiff
878 S. Grove Rd., Ste. UL
Ypsilanti, MI 48198
(734) 645-0511
jeff@jeffbennettlaw.com

Dated: June 13, 2025

5/13/25, 4:18 PM

Law Offices of Jeffrey Bennett LLC - Submission to Friend of the Court Recommendation and Notice of Motion Hearing



Jessica Kirklin <jess@jeffbennettlaw.com>

Objection to Friend of the Court Recommendation and Notice of Motion Hearing

1 message

Jessica Kirklin <jess@jeffbennettlaw.com>
To: dryan616@icloud.com
Cc: Jeff Bennett <jeff@jeffbennettlaw.com>
Bcc: Jessica Kirklin <jess@jeffbennettlaw.com>

Fri, Jun 13, 2025 at 4:18 PM

Please find a courtesy copy of the Objection to Friend of the Court Recommendation, Notice of Motion Hearing, and Proof of Service for your records.

A hard copy of each was placed in the aml to you today as well.

Thank you,

Jessica Kirklin
Legal Assistant to
Jeffrey G. Bennett (P43946), Attorney at Law
The Law Office of Jeffrey G. Bennett
Cell 734-545-6975

****Confidentiality Notice****

This e-mail and the documents accompanying this transmission contain confidential information belonging to the sender which is legally privileged. The information is intended only for the use of the individuals or entities named above. If you are not the intended recipient, you are hereby notified that any disclosure, copying, or distribution or the taking of any action in reliance on the contents of this e-mailed information is strictly prohibited. If you have received this e-mail in error, please immediately notify the sender by e-mail at the address above. The transmission is to be deleted and any items that may have been printed are to be destroyed. Thank you for your compliance.

3 attachments

- PSV for Objection to FOC Rec dated 5.22.25 and NOMH.pdf
183K
- EXECUTED Notice of Motion Hearing Obj to FOC rec on 7-16-2025.pdf
972K
- Objection to FOC Rec dated 5.22.25.pdf
168K

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Submitted By: Daniel Ryan McGough C/O PO Box 970081 Ypsilanti MI [48197]

313-348-0459 | dryan616@icloud.com

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